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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/719,879	JOHNSON ET AL.
Office Action Summary	Examiner	Art Unit
	Thanhnga B. Truong	2135
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING ID. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statuly Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tird d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on <u>01 F</u> 2a) ☐ This action is FINAL . 2b) ☐ This action is FINAL . 2b) ☐ This action is application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro	
Disposition of Claims		
4) Claim(s) <u>1-23</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-23</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/a	awn from consideration.	
9)☐ The specification is objected to by the Examin	ner	
10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the defended or b) for objected to by the defended or by the drawing(s) is objection is required if the drawing(s) is objection is	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicationity documents have been received au (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D: 5) Notice of Informal F 6) Other:	ate

Art Unit: 2135

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on February 01, 2008 has been entered. Claims 1-23 are pending. At this time, claims 1-23 are still rejected.

Response to Arguments

2. Applicant's arguments with respect to claims 1-23 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hashimoto et al (US 6,983,374 B2), in view of Ellison et al (US 7,082,615 B1), and further in view of Kittirutsunetorn (US 5,081,675)
 - a. Referring to claim 1, 8:
 - Hashimoto teaches a memory architecture, comprising:
- (1) an unprotected memory space configured to store encrypted information, said encrypted information corresponding to a plain text version thereof (column 5, lines 30-33 and column 15, lines 66-67 of Hashimoto);
- (2) a first protected memory space configured to store at least a subset of operating system instructions (column 6, lines 20-29 of Hashimoto and Figures 2, 9, and 10 for memory partitioning); and

Art Unit: 2135

(3) a second protected memory space configured to store said plain text version of said encrypted information (column 10, lines 5-10 of Hashimoto and Figures 2, 9, and 10 for memory partitioning);

- (4) wherein said operating system instructions in said first protected memory space operate on said plain text version of said encrypted information in said second protected memory space (column 9, lines 35-38 of Hashimoto and Figures 2, 9, and 10 for memory partitioning);
- ii. Although Hashimoto teaches a memory architecture with authentication key, which is another term of message digest, Hashimoto is silent on the capability of disclosing his memory as a flash memory. On the other hand, Elisson teaches both message digest and flash memory in **column 8**, **lines 55-65 of Ellison**.
- iii. It would have been obvious to a person having ordinary skill in the art at the time the invention was made to:
- (1) have modified the invention of Hashimoto with the teaching of Ellison to prevent illegal alternation of execution codes and processing target data under a multi-task program execution environment (column 1, lines 8-10 of Hashimoto).
 - iv. The ordinary skilled person would have been motivated to:
- (1) have modified the invention of Hashimoto with the teaching of Elisson to protect both the internally executed algorithm and the data state inside a memory region from illegal analysis in the multi-task environment even when the execution is stopped by the interruption (column 4, lines 58-62 of Hashimoto).
- v. Although the combination of teaching between Hashimoto and Ellison teaches the claimed subject matter and the storage showing unprotected area, they are silent on the capability of showing the protected storage area (if indeed is not inherently in column 12, lines 40-45 of Ellison). On the other hand, Kittirutsumetorn teaches the protected and unprotected memory space in Figure 4 and column 15, lines 12-32 of Kittirutsumetorn.

Art Unit: 2135

vi. It would have been obvious to a person having ordinary skill in the art at the time the invention was made to:

- (1) have modified the invention of Hashimoto with the teaching of Ellison to prevent illegal alternation of execution codes and processing target data under a multi-task program execution environment (column 1, lines 8-10 of Hashimoto).
 - vii. The ordinary skilled person would have been motivated to:
- (1) have modified the invention of Hashimoto with the teaching of Ellison to protect both the internally executed algorithm and the data state inside a memory region from illegal analysis in the multi-task environment even when the execution is stopped by the interruption (column 4, lines 58-62 of Hashimoto).

b. Referring to claim 2:

- i. Hashimoto further teaches:
- (1) wherein said encrypted information comprises an instruction to load said encrypted information from said unprotected memory space into said first protected memory space (column 10, lines 5-10 of Hashimoto and Figures 2, 9, and 10 for memory partitioning).

c. Referring to claim 3:

- i. Hashimoto further teaches:
- (1) further comprising one or more instructions to decrypt said encrypted information in said first protected memory space to form said plain text version (column 11, lines 21-26 of Hashimoto).

d. Referring to claim 4:

- i. Hashimoto further teaches:
- (1) wherein said encrypted information comprises an instruction to store at least one of (i) said encrypted information in said first protected memory space, (ii) said plain text version in said first protected memory space, and (iii) said plain text version in said second protected memory space (column 9, lines 35-38;

Art Unit: 2135

column 10, lines 5-10 of Hashimoto and Figures 9 and 10 for memory partitioning).

e. Referring to claim 5:

- i. Hashimoto further teaches:
- (1) wherein said unprotected memory space is further configured to store executable code and data (column 15, lines 49-52 of Hashimoto).

f. <u>Referring to claim 6:</u>

- i. Hashimoto further teaches:
- (1) wherein said subset of operating system instructions comprises at least one member selected from the group consisting of: fetching or prefetching at least part of said executable code and data; interpreting at least part of said executable code and data; translating at least part of said executable code and data; and determining whether information in said unprotected memory space comprises encrypted information (column 10, line 56 through column 11, line 4 of Hashimoto).

g. Referring to claim 7:

- i. Hashimoto further teaches:
- (1) further comprising a third protected memory configured to store said plain text version after at least one operating system instruction has operated thereon (column 10, line 56 through column 11, line 4 of Hashimoto).

h. Referring to claim 8:

- i. The combination of teaching between Hashimoto and Ellison teaches the claimed subject matter. Ellison further teaches:
- (1) wherein said first protected memory space comprises message digest (column 8, lines 55-65 of Ellison).

i. Referring to claim 9:

- i. The combination of teaching between Hashimoto and Ellison teaches the claimed subject matter. Hashimoto and Ellison further teach:
- (1) wherein said first protected memory space further comprises a table linking said message digest to said plain text version in said second

Art Unit: 2135

protected memory space (see Figures 9 and 10 and column 15, lines 46-48 of Hashimoto; and column 8, lines 55-65 of Ellison).

j. Referring to claim 10:

- i. Hashimoto further teaches:
- (1) wherein said table comprises a non-zero location of said plain text version in said second protected memory space (see Figures 9 and 10 and column 15, lines 46-48 of Hashimoto).

k. <u>Referring to claim 11:</u>

- i. Hashimoto further teaches:
- (1) wherein said first protected memory space further comprises a table or list linking a unique identifier for said encrypted information to a pointer for at least one of (i) a location of said plain text version and (ii) a location of a decryption tool for decrypting said encrypted information (see Figures 9 and 10 and further details on column 7, lines 42-50 of Hashimoto).

I. <u>Referring to claim 12:</u>

i. This claim consist a system for operating on encrypted information to implement claim 1, thus it is rejected with the same rationale applied against claim 1 above.

m. Referring to claim 17:

i. This claim has limitations that is similar to those of claims 1 and 3, thus it is rejected with the same rationale applied against claims 1 and 3 above.

n. Referring to claims 18-21:

i. These claims have limitations that are similar to those of claims 1-8, thus they are rejected with the same rationale applied against claims 1-8 above.

o. Referring to claim 22:

i. Hashimoto further teaches:

Art Unit: 2135

(1) wherein said protected memory comprises a table (see Figure 5, column 7, line 42 of Hashimoto).

p. Referring to claim 23:

i. This claim consist a system for hiding information to implement claim 1, thus it is rejected with the same rationale applied against claim 1 above.

q. Referring to claims 13-16:

- i. Hashimoto further teaches:
- (1) wherein said first protected memory space comprises a table (see Figure 5, column 7, line 42 of Hashimoto); said first protected memory space comprises message digest (column 6, line 61 of Hashimoto); wherein said first protected memory space further comprises a table linking a unique identifier for said encrypted information to a pointer for a location of a decryption tool for decrypting said encrypted information (Figures 9 and 10 of Hashimoto); and at least one peripheral device configured to operate in accordance with said encrypted information (see Figures 1 and 2 of Hashimoto).
- ii. Although Hashimoto teaches the memory architecture, which is well known in the art that could be implemented into any computer system, Hashimoto is silent on the capability to show the entire computer system which includes the microprocessor, memory, and its peripheral. On the other hand, Ellison teaches these elements (see Figure 1 and column 4, line 38 through column 5, line 27 of Ellison).
- iii. It would have been obvious to a person having ordinary skill in the art at the time the invention was made to:
- (1) have modified the invention of Hashimoto with the teaching of Ellison to prevent illegal alternation of execution codes and processing target data under a multi-task program execution environment (column 1, lines 8-10 of Hashimoto).

Art Unit: 2135

iv. The ordinary skilled person would have been motivated to:

(1) have modified the invention of Hashimoto with the teaching of Ellison to protect both the internally executed algorithm and the data state inside a memory region from illegal analysis in the multi-task environment even when the execution is stopped by the interruption (column 4, lines 58-62 of Hashimoto).

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanhnga (Tanya) Truong whose telephone number is 571-272-3858.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached at 571-272-3859. The fax and phone numbers for the organization where this application or proceeding is assigned is 571-273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-2100.

/Thanhnga B. Truong/
Primary Examiner, Art Unit 2135

TBT

April 10, 2008

Application/Control Number: 10/719,879

Page 9

Art Unit: 2135